Exhibit A

From: "Hughes, John" <jhughes@milberg.com>

Date: Monday, April 22, 2019 at 4:23 PM

To: SERVICE-EXTERNAL-DMS-MDL <SERVICE-EXTERNAL-DMS-MDL@lists.kellogghansen.com>

Cc: DMSTeam <DMSTeam@milberg.com> **Subject:** NADA 30(b)(6) - Use of documents

Dear Britt and Andi,

On behalf of Peggy Wedgworth, I submit the following.

Pursuant to section 5(c)(6) of the Stipulation and First Amended Agreed Protective Order, dealership class plaintiffs notify you that they plan to use the following documents at the NADA 30(b)(6) deposition, to be shown to NADA's designated corporate representative:

Plaintiffs exhibits 865, 980, 934, 1247, and 1249.

The information to be disclosed is the content of the listed exhibits, which includes but is not limited to the data security policies and practices of CDK.

Thank you,

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